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6 **UNITED STATES DISTRICT COURT**
7 **DISTRICT OF NEVADA**

8 **-oOo-**

9
10 UNITED STATES OF AMERICA)
11 Plaintiff,) 2:09-CR-493-RLH-RJJ
12 vs.)
13 ERIC GRIFFIN,)
14 Defendant.)
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**ORDER RE : MOTION TO
TO CONTINUE THE INVOLUNTARY
ADMINISTRATION OF
MEDICATION TO RESTORE
THE DEFENDANT TO COMPETENCY**

15 **I. INTRODUCTION**

16 COMES NOW, The United States of America, by and through Daniel G. Bogden, United
17 States Attorney, Patrick Walsh, Assistant United States Attorney, and submits this proposed
18 order as requested in the hearing on the issue of Defendant's competency on February 27, 2013.
19 CR 341. Defense counsel maintains his current objections but agrees that the proposed order is
20 consistent with this Court's in court rulings.

21 DATED this 5th day of March 2013.

22 DANIEL G. BOGDEN
United States Attorney

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24 */s/ Patrick Walsh* _____
25 PATRICK WALSH
Assistant United States Attorney

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6 **UNITED STATES DISTRICT COURT**
7 **DISTRICT OF NEVADA**

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9 UNITED STATES OF AMERICA) 09-CR-493-RLH-VCF
10 Plaintiff,) ORDER
11 vs.)
12 ERIC GRIFFIN,)
13 Defendant.)

14 Based upon the pending Motion from the government, and good cause appearing thereof,

15 IT IS HEREBY ORDERED that in accordance with Title 18, United States Code,

16 Sections 4241, and Rule 12.2(c) of the Federal Rules of Criminal Procedure, that the Federal
17 Medical Center in Springfield, Missouri continue treating Eric Griffin for an additional four
18 months. This treatment shall comply with this Court's prior orders of November 11, 2011, and
19 August 2, 2012, and the Ninth Circuit Memorandum filed June 18, 2012, and consistent with the
20 treatment outlined in the Competency Restoration Update by Dr. Lea Ann Preston Baecht and
21 dated February 11, 2013.

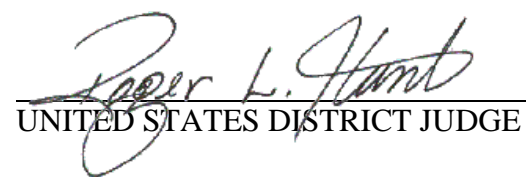
22 This treatment shall be completed by June 27, 2013, and a written report shall be
23 submitted to the Court. The treatment facility must notify the Court if the mental health
24 treatment is completed prior to the projected completion date.

25 The Court finds that the period of time required by the above-described psychiatric or

1 psychological examination of defendant, and the Court's determination of defendant's
2 competency to stand trial and his sanity at the time of the offense charged is excludable time
3 under the United States Constitution, the Speedy Trial Act, Title 18, United States Code, Section
4 3161(h)(1)(A), (h)(4) and (h)(7)(A).

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6 Dated this 11th day of March 2013.

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9 UNITED STATES DISTRICT JUDGE

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